UNITED ST.	ATES DIST	RICT (COURT
SOUTHERN	DISTRICT	OF N	EW YORK

CONSUMER FINANCIAL PROTECTION BUREAU, et al.,

Plaintiffs,

Defendants.

-v-

RD LEAGAL FUNDING, LLC, et al.,

ALLY FILED
9/19/18

17 **CIVIL 890** (LAP)

AMENDED JUDGMENT

It is hereby ORDERED, ADJUDGED AND DECREED: That for the reasons stated in the
Court's Order dated September 12, 2018, and the Order dated September 18, 2018, in summary, the Court
amends its June 21, 2018 Order, and concludes that: (1) The proper remedy for the constitutional issue raised by
Title X's for-cause removal provision is to invalidate Title X in its entirety; (2) this remedy invalidates the
statutory basis for NYAG's independent litigating authority under the CFPA and its CFPA claims in this case;
(3) for the reasons stated in point (2), the NYAG's CFPA claims must be dismissed for lack of federal
jurisdiction, Fed. R. Civ. P. 12(h)(3); (4) the NYAG's remaining state law claims do not present a "substantial
question" of federal law giving rise to federal jurisdiction; and (5) the Court declines to exercise supplemental
jurisdiction over NYAG's remaining state law claims under 28 U.S.C. § 1367(c)(3). For the foregoing reasons,
all of the NYAG's state law claims are dismissed without prejudice to refiling in state court. Judgment is entered
(1) dismissing the NYAG's CFPA claims against Defendants with prejudice, and (2) dismissing the NYAG's
state law claims without prejudice and all pending motions are denied as moot; accordingly, the case is closed.

Dated: New York, New York September 19, 2018

RUBY J. KRAJICK

Clerk of Court

BY:

Deputy Clerk